

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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SERIAL NUMBER FILING DATE FIRST NAMED APPLICANT ATTORNEY DOCKET NO.

08/173,187

12/23/93

ZHOU

s 99234

15M2/0223

POMS, SMITH, LANDE & ROSE PROFESSIONAL CORPORATION 2029 CENTURY PARK EAST **SUITE 3800** LOS ANGELES, CA 90067-3036 GLASS, M EXAMINER

ART UNIT

PAPER NUMBER

1501

02/23/95

DATE MAILED:

NOTICE OF ALLOWABILITY

PART I. 1. X This communication is responsive to Amend	ment A Sited 12/23/94
 All the claims being allowable, PROSECUTION ON The herewith (or previously mailed), a Notice Of Allowance 	HE MERITS IS (OR REMAINS) CLOSED in this application. If not included a And Issue Fee Due or other appropriate communication will be sent in due
3. The allowed claims are 3, 4, 9, 14, 18	,19,21-36
4. The drawings filed on	are acceptable.
received. [_] been filed in parent application Serial No	nder 35 U.S.C. 119. The certified copy has [_] been received. [_] not been
 6. U Note the attached Examiner's Amendment. 7. D Note the attached Examiner Interview Summary Record 	DTO: 442
Note the attached Examiner's Statement of Reasons for	
9. Note the attached NOTICE OF REFERENCES CITED, PI	
10: Note the attached INFORMATION DISCLOSURE CITATI	
PART II.	
A SHORTENED STATUTORY PERIOD FOR RESPONSE to co FROM THE "DATE MAILED" indicated on this form. Failur Extensions of time may be obtained under the provisions of 37 (emply with the requirements noted below is set to EXPIRE THREE MONTHS to to timely comply will result in the ABANDONMENT of this application. CFR 1.136(a).
or declaration is deficient. A SUBSTITUTE OATH OR DEC	
 APPLICANT MUST MAKE THE DRAWING CHANGES II OF THIS PAPER. 	NDICATED BELOW IN THE MANNER SET FORTH ON THE REVERSE SIDE
 a. Drawing informalities are indicated on the NOTIC CORRECTION IS REQUIRED. 	CE'RE PATENT DRAWINGS, PTO-948, attached hereto or to Paper No.
 The proposed drawing correction filed on	has been approved by the examiner. CORRECTION IS
 c. Approved drawing corrections are described by the REQUIRED. 	e examiner in the attached EXAMINER'S AMENDMENT. CORRECTION IS
d. Formal drawings are now REQUIRED.	
Any response to this letter should include in the upper right AND ISSUE FEE DUE: ISSUE BATCH NUMBER, DATE OF THE I	hand corner, the following information from the NOTICE OF ALLOWANCE
AND 1000ET LE DOL. 1000E BATCH NOMBER, DATE OF THE	NOTICE OF ALLOWANCE, AND SERIAL NUMBER.
Attachments:	
Examiner's Amendment Examiner Interview Summary Record, PTQL-413	Notice of Informal Application, PTO-152 Notice to Retent Province, RTO 048
Reasons for Allowance	 Notice re Patent Drawings, PTO-948 Listing of Bonded Draftsmen
Notice of References Cited, PTO-892	_ Other
X Information Disclosure Citation. PTO-1449	I c Bluty

JOHN C. BLEUTGE
SUPERVISORY PATENT EXAMINER GROUP 150 - ART UNIT 151

Serial Number: 08/173,187

Art Unit: 1501

1. The following is an Examiner's Statement of Reasons for Allowance:

In view of applicants' amendments to the claims and their remarks filed December 23, 1994, the Examiner has withdrawn the rejections over Jensen and Jensen in view of Reich et al. fically each of applicants' compositions include a specific UV Jensen teaches the optional inclusion of UV light As applicants' correctly note, these compounds serve distinctly different purposes and there is nothing to indicate that the absorber of Reich et al. would function as the These compositions are useful optional UV stabilizers of Jensen. as, for instance, gaskets, and there is no motivation to add UV absorbers to such compositions since this property, UV absorbing, is not commonly addressed in the gasket and seal forming art. Reich et al. teaches that the UV absorbers are useful in ocular devises, failing to render obvious compositions such as that of Since Jensen is absent of any teaching that would suggest such a use, a combination of the two references would not have been obvious to one having ordinary skill in the art. references are non-analogous arts, further teaching away from a combination of references. This, coupled with applicants' use for the composition, different from that of Jensen, and the improved properties neither taught nor suggested by Jensen, renders the claimed invention unpatentable.

For the record the Examiner notes that the term "superior", used to describe lenses made from the claimed composition, is not considered indefinite since, though this term may be subjective, it is not used as a limitation defining the metes and bounds of the claimed composition. Rather it merely describes the lenses which are fully and definitely defined on their own. As such the rejection of these claims has been reconsidered and withdrawn.

moaboles Serial Number: 08/173,187

Art Unit: 1501

Any comments considered necessary by applicant must be submitted no later than the payment of the Issue Fee and, to avoid processing delays, should preferably accompany the Issue Fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

2. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Margaret Glass whose telephone number is (703) 308-308-4334.

VOHN C. BLEUTGE

SUPERVISORY PATENT EXAMINER GROUP 150 — ART UNIT 151

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February 22, 1995



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: Box ISSUE FEE

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COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231

15M2/0223

POMS, SMITH, LANDE & ROSE PROFESSIONAL CORPORATION 2029 CENTURY PARK EAST SUITE 3800 LOS ANGELES, CA 90067-3036

NOTICE OF ALLOWANCE AND ISSUE FEE DUE

☐ Note	attached	communication	on from 1	the Ex	aminer

П	This noti	cèla	issued i	n view d	applicant's	communication	filed
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L	SERIES CODE/SERIAL NO.	FILING DATE	TOTAL CLAIMS	EXAMINER AND GROUP ART UNIT	DATE MAILED
	08/173,187	12/23/93	022	GLASS, M 15017	02/23/95
	First Named Applicant ZHOU	(1) 10	STEP	HEN Q. MX. M.	· · · · · · · · · · · · · · · · · · ·

INVENTION REFRACTIVE INDEX SILICONE COMPOSITIONS / 1/0 2000

	ATTY'S DOCKE	T NO.	CLASS-SUBCLASS	BATCH NO.	APPLN. TYPE	SMALL ENTITY	FEE DUE	DATE DUE
1	99234		523-107.0	00 ji:	5 UTILIT	Y NO	\$1210.00	05/23/95

THE APPLICATION IDENTIFIES ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED.

THE ISSUE FEE MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED.

HOW TO RESPOND TO THIS NOTICE:

- I. Review the SMALL ENTITY Status shown above. If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:
 - A. If the status is changed, pay twice the amount of the FEE DUE shown above and notify the patent and Trademark Office of the change in status, or
 - B. If the Status is the same, pay the FEE DUE shown above.
- If the SMALL ENTITY is shown as NO:
- A. Pay FEE DUE shown above, or
- B. File verified statement of Small Entity Status before, or with, pay of 1/2 the FEE DUE shown above.
- II. Part B of this notice should be completed and returned to the Patent and Trademark Office (PTO) with your ISSUE FEE. Even if the ISSUE FEE has already been paid by charge to deposit account, Part B should be completed and returned. If you are charging the ISSUE FEE to your deposit account, Part C of this notice should also be completed and returned.
- III. All communications regarding this application must give series code (or filing date), serial number and batch number. Please direct all communication prior to issuance to Box ISSUE FEE unless advised to contrary.

IMPORTANT REMINDER: Patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.